

WEEKLY BAZOO.

SEDALIA, MO.

TUESDAY MAY 18, 1886.

Announcements.

We are authorized to announce Richard Field as a candidate for the office of judge of the circuit court for the sixth judicial district, subject to the decision of the democratic judicial convention.

We are hereby authorized to announce William D. Steele as a candidate for representative for the eastern district of Pettis county, subject to the decision of the democratic county convention.

We are hereby authorized to announce the name of Victor E. Shaw as a candidate for prosecuting attorney of Pettis county, subject to the decision of the democratic county convention.

We are authorized to announce M. W. Brady, deputy clerk under B. H. Ingram, as a candidate for circuit clerk of Pettis county, subject to the decision of the democratic county convention.

We are hereby authorized to announce the name of J. R. Wade as a candidate for county treasurer of Pettis county, subject to the decision of the democratic county convention.

We are authorized to announce Thomas P. Hoy as a candidate for probate judge of Pettis county, subject to the decision of the democratic county convention.

We are authorized to announce the name of Thomas A. Fowler as a candidate for circuit clerk of Pettis county, subject to the decision of the democratic county convention.

We are hereby authorized to announce the name of M. H. Sibert as a candidate for county treasurer, subject to the decision of the democratic county convention.

We are authorized to announce the name of John McKinley as a candidate for county collector subject to the decision of the democratic county convention.

We are hereby authorized to announce the name of Joseph M. Pilkington as a candidate for county treasurer, subject to the decision of the democratic county convention.

We are authorized to announce H. B. Scott as a candidate for collector subject to the decision of the democratic county convention.

We are authorized to announce D. H. O'Rear as a candidate for the office of probate judge subject to the decision of the democratic county convention.

We are authorized to announce L. S. Murray as a candidate for re-election to the office of sheriff of Pettis county, subject to a decision of the democratic county convention.

We are authorized to announce Jeff J. Gray as a candidate for probate judge of Pettis county, subject to the decision of the democratic county convention.

We are authorized to announce the name of G. W. Barnett as a candidate for the office of prosecuting attorney of Pettis county, subject to the decision of the democratic county convention.

We are hereby authorized to announce the name of Jno. W. Conner as a candidate for county recorder, subject to the decision of the democratic county convention.

We are authorized to announce T. F. Mitchum as a candidate for county clerk, subject to the decision of the democratic county convention.

We are authorized to announce the name of J. S. Rittenour as a candidate for county clerk of Pettis county, subject to the decision of the Democratic county convention.

We are authorized to announce Major Wm. Gentry as a candidate for re-election to the position of county judge at large, subject to the decision of the democratic county convention.

The BAZOO is authorized to announce Judge F. B. Taylor as a candidate for re-election to the office of judge of the county court from the eastern district of Pettis county, subject to the decision of the democratic nominating convention.

We are authorized to announce W. H. Anderson as a candidate for re-election to the office of county judge for the western district of Pettis county, subject to the decision of the democratic county convention.

We are authorized to announce Obe. M. Harris as a candidate for sheriff of Pettis county, subject to the decision of the Democratic county convention.

WEATHER REPORT.

Corrected daily for the BAZOO by C. G. Taylor, Horologist and Optician, No. 108 Ohio street, for the twenty-four hours ending at 9 o'clock p. m., May 15, 1886.

TIME.	TEMP.	BAR.	WIND.	WEATHER.
7 a. m.	52	29.26	NW	Clear.
3 p. m.	70	29.28	NW	"
9 p. m.	59	29.33	NW	"

Extremes 45 and 70.

MERE MENTION.

—Miss S. A. Shipley, a teacher in one of the colored schools, left yesterday for Kansas City and will return Monday.

—A marriage license was yesterday issued to William C. Burton and Miss Mary E. Walkers, both of this city.

—The services of the Sedalia cornet and Reed band have been engaged for the meeting of the State Medical association at Sweet Springs, June 15th and 16th.

—Prof. Moffatt, of St. Louis, will give one of his able temperance lectures at Smith's hall to-day at 6 o'clock. Free. All are cordially invited to hear this noted speaker.

—Anticipating a cyclone, Mr. "Buck" Powell was yesterday engaged in superintending the erection of three substantial brick pillars on the east side of his building on East Third street.

—At the wedding of Mr. John Fischer, on West Main street, on Tuesday evening, the many friends of the newly married couple were treated to some very fine music executed by Mr. Gus Girard, the Swiss singer.

—A couple applied at the recorder's office yesterday for a marriage license, but the deputy recorder refused to issue it because he had no proof that the lady was of age, and all of her persuasive eloquence could not move the obstinate official, notwithstanding the fact that she claimed to be 27 years of age.

A Little Child Drowned.

From W. T. Gorrell, esq., who returned yesterday from a trip through the northern portion of the county in the interest of the Buckeye reaper and mower, the BAZOO learns that the little two and one-half year old child of Mr. and Mrs. Reuben George was drowned in an old well on their farm, fifteen miles north of here, Tuesday evening. The parents had departed for church, near by, leaving the infant in the care of a couple of small children. The little one strayed out into the yard, unnoticed, and finally fell into the well. Neighbors were promptly notified, but the spark of life had fled before the body was recovered. The funeral services were held at Bethlehem church Wednesday.

The Horsford Almanac and Cook Book

Mailed free on application to the Horsford Chemical Works, Providence, R. I.

Crops and Candidates.

"How are the crops?" asked a BAZOO reporter, yesterday, of a candidate who has been pretty thoroughly over the county within the past few days.

"Wheat and grass are excellent," was the reply "and the yield will be abundantly large."

"How about corn?"

"It's backward—very backward. In all my travel I found but one farmer who had finished planting."

"How are the various fruits?"

"There will be an abundance of apples, but the smaller fruits do not promise so well."

"Did you meet many candidates?"

"Candidates? Great God!" and before the gentleman could be interrogated further he had mounted his horse and disappeared, the subject evidently having disgusted him.

Sedalia's Action Revoked.

The board of review of the National Trotting association finished their session at the Grand Pacific hotel in Chicago Friday night, to reassemble in New York city the first Tuesday in next December. About 100 cases were up for consideration, a number of which were of minor importance, but several were of interest. Among the latter was the case of Matt. Colwin, of Kansas City, against the Sedalia Industrial and Art exposition. Colwin made application for the removal of suspension of him and his bay mare Rosa by the Sedalia association, and on presenting the facts his prayer was granted.

The Law and Order League.

The Law and Order league had a meeting at Pope's hall last night with closed doors, the utmost secrecy being observed. Next to the main hall was an ante-room, with a sliding panel, also locked, but having a sliding panel just large enough for a man to talk through, and before admittance could be gained to the stronghold the pass-word had to be whispered into the ear of the guard, pressed against the opening. The word being given, admittance was granted into the ante-room, where a rigid examination took place and another pass-word given before the main hall could be entered. The league has grown immensely since its organization, and over a hundred applicants were received into its membership last night.—Globe-Democrat, 15th.

Wants to See the Papers.

County Attorney Lamm informed a BAZOO reporter yesterday that he has not refused to institute quo warranto proceedings against the present city government because they were instigated by a disreputable attorney as stated by the BAZOO, but before taking any action he desired to see the papers and learn the points involved in order to be able to act intelligently.

Snoddy, the attorney for the schemers in the quo warranto farce, has not yet submitted any papers and it is not known when he will do so, if at all. Should he do so the documents will receive due consideration and a most careful examination at the hands of our efficient county attorney before any action is taken.

Police Court.

Four cases occupied the attention of Recorder Levens yesterday.

M. Ogle pleaded guilty to a violation of the dog tax law in keeping a canine upon which the tax was not paid. He urged in extenuation, however, that he was entirely ignorant of the law and he was dismissed with the nominal fine of \$1, for which he was given a stay of execution on condition that he pay the tax at once.

S. P. Cohen was also arraigned upon the charge of disregarding the dog tax ordinance. He pleaded not guilty, but the evidence being conclusive, he was fined \$2, which amount he paid under strong protest.

James Leroy, alias William Pollock, who was arrested Friday night, while in a state of hilarious intoxication, indignantly denied having been drunk, but the matter of fact statement of the officer who arrested him settled the matter, and a fine of \$10 was imposed, about twice the orderly demeanor during the trial. He will be a resident of the calaboose and a member of Street Commissioner Jackson's gang for a few days.

Charles Simmons, who was arrested while asleep in a box car, was fined \$1 for trespassing upon railroad property. Showing to the satisfaction of the court that he was not a bad character, but only playing in hard luck, Simmons was dismissed with a fine of \$1 and given a stay of execution during good behavior.

Going to the "Pen."

Sheriff Russell, of Warrensburg, passed through the city yesterday, en route to the penitentiary with two colored men convicted at the recent term of the Johnson county criminal court. Sandy Tucker, one of the prisoners, was sent up for twelve years for manslaughter. On December 25, 1885, he became involved in a quarrel with Thomas Rogers, also colored, and the latter received injuries from which he subsequently died. The second prisoner was Robert Simpson, sentenced to five years imprisonment for setting fire to the Warrensburg calaboose.

PERSONAL.

—J. W. Baldwin, the Lamonte real estate dealer, was in the city yesterday.

—Miss Emma Davison, of Jefferson City, is visiting her brother, L. E. Davison.

—Steve Lupe, one of the model farmers of Pettis county, was in the city yesterday.

—Bed Shobe came in from Kansas City last night.

—Jacob Zanz leaves for the east this evening to purchase a full line of novelties.

—Jim Story came in at midnight last night from a trip to Harrisonville and other points west of here.

—W. W. Jermaine, city editor of the St. Joseph Herald, passed through the city last night, on his way to St. Louis.

—Mrs. Will Mellor returned yesterday from Boonville, where she has been visiting relatives and friends for a month past.

—Gen. J. L. Smith and wife, of Jefferson City, are visiting Mr. and Mrs. Phil E. Chappell. They arrived yesterday afternoon.

—Rev. S. K. Hallam, residing near Windsor, and candidate for representative for the western district of Pettis county, was in the city yesterday, conferring with the dear people.

—Mike Dougherty, the well known cattle dealer of Green Ridge, was in the city yesterday and left last evening for Holden on a brief visit to his daughter, who is attending school at that place.

—Tom Finerty, late candidate for city marshal, says that he has nothing to gain by Snoddy's quo warranto proceedings, and that he would not accept the office of marshal if he could get it under those circumstances. He will in a few days leave for El Dorado Springs to remain during the season.

—Dee Rhodes, formerly foreman of the Sedalia Dispatch, and one of the most accomplished typographical artists in the west, passed through the city last night on his way to Jefferson City, where he will spend a week visiting friends. Dee now holds "cases" on the Atchison Champion and is fully convinced that Kansas is the best state in the union.

—As will be seen from a notice published elsewhere J. Freudenberger, proprietor of the Golden Eagle clothing store, has sold his establishment. During the time that he has been in business in this city Mr. Freudenberger has made a large number of warm friends, all of whom will regret to learn that it is his determination to engage in business elsewhere. He has not yet fully decided upon his future location, but has several very flattering offers. The new proprietor, Mr. May, is an enterprising and energetic young business man, and will doubtless maintain the reputation of the popular establishment.

He Did His Duty.

Sedalia, May 12, 1886.

L. S. Murray, Sheriff, Sedalia, Mo.
DEAR SIR:—In reply to yours of this date, in which you say, certain parties for political purposes accuse you of dereliction of duty during the railroad strike, I have to say, that I am sorry to learn that any such charges have been made, and that I do not desire to be drawn into any such controversy in any way. As attorney for the railroad company prudence would dictate silence on my part. Where all the officers of the law, both state, county and city, so promptly performed their duty, it seems to me very prejudicial to the public service to single out any one for either praise or censure.

That you responded to every call made upon you by the railroad officials, and to the full extent of your lawful powers, exercised the prerogatives of your office, I never heard questioned or disputed.
Respectfully &c.
WM. S. SHIRK.

License Too High.

George Mackey, agent of the Creston new rail show, circus and menagerie, which passed through the city Thursday night, was in the city yesterday, and informed a BAZOO reporter that owing to the extraordinarily steep county and city license, his show will skip Sedalia. He also volunteered the information that Sedalia will not be troubled with many tented exhibitions this season unless the city council reduces the license. Cole's and Sells Brothers' shows have already given this city the go by, and the majority of those on the road will probably follow suit. The license, including state and city, is about \$350 against an average of \$150 charged at other points. Sells Brothers exhibited at Harrisonville, Rich Hill, Osceola and other points in this section of country, and missed Sedalia, because they say they cannot think of paying such an exorbitant price.

Mr. Mackey says that there are about eighty shows on the road this year, among which are several new concerns.

Did His Duty.

Elsewhere will be found a communication from Judge W. S. Shirk, attorney for the Missouri Pacific, to Sheriff Murray, fully absolving the latter from the charge brought by certain parties for political purposes, and in order to gratify the personal malice of a few chronic kickers.

The letter of Judge Shirk is very complimentary, and refutes completely the charge made against Mr. Murray of dereliction of duty, because he was afraid of offending the Knights of Labor. Everyone conversant with the facts will bear Judge Shirk out in his statement, that the Sheriff promptly responded to every call made upon him, and all through the trouble proved himself to be a faithful and efficient official.

Richard Field.

Mr. Richard Field in a modest, yet manly letter, which has already been printed has consented to become a candidate for circuit judge. Mr. Field is a comparatively young man; his best working years are still before him, and for this reason his elevation to the bench will be beneficial to the circuit, in which there is much hard labor to be accomplished. His legal learning and personal adaptability to the place are attested by his fellow-members of the bar. His habits are irreproachable, and his character without a tarnish. It seems more than probable that he will be nominated and elected, and if he is, he will reflect credit upon the exalted position to which his admirers and friends desire to elevate him.—Lexington Intelligencer.

CIRCUIT COURT.

Motions Filed, Entries Made and Cases Disposed of at Yesterday's Session.

Yesterday's session of the circuit court was devoid of interest to the general public, and consequently there were but few spectators in the court room during the day.

Following is the record of proceedings:

C. A. Whitecarver vs. Anna Felix, suit on account; dismissed by plaintiff with leave to withdraw claim sued on.

Curtis Field vs. Elizabeth Moberly, suit on account; by agreement of parties judgment for plaintiff for \$500, with stay of execution until September 1st.

John E. Hayner & Co. vs. John F. Dunlapp, suit on note; dismissed by plaintiff.

M. E. Bixby vs. Kruse & Frederick, suit for damages; continued generally.

F. C. Maynard vs. John R. Skinner, suit on contract; continued generally by consent.

Nettie Barge vs. James Arnold; motion for new trial overruled.

Same vs. John Ruby; defendant files substituted amended answer; plaintiff takes non-suit.

Dan Sullivan vs. James Ferguson et al., appeal; motion to retax costs overruled.

Missouri Pacific Railway company vs. Morris Sullivan et al., condemnation; cause taken up for hearing before the court as to exceptions to report of commissioner, filed by Michael Brady; exceptions heard and overruled and report confirmed, which assessed the damages to Brady at \$450; commissioners allowed \$10 each; costs taxed against plaintiff; pro forma decree vesting title for the purposes specified.

Joseph A. Hughes et al. vs. J. M. Burress et al., change of venue; judgment for plaintiff by agreement for one cent and costs.

Same vs. Easton Weaves et al., change of venue; by agreement of parties judgment for plaintiff for \$400.

Same vs. J. M. Burress et al., change of venue; by consent injunction made perpetual.

A. H. Thistle et al. vs. B. S. Rembaugh et al., suit in equity; plaintiff files proof of publication to defendant, Ross.

Waddy Thompson vs. Western Union Telegraph company, suit for damages; demurrer to petition overruled; leave to defendant to answer by July 1st, 1886.

Robert McClung vs. M. S. Conner et al., suit for damages; plaintiff's attorney files application for continuance; continued at plaintiff's cost until the 22d.

Jonathan Evans vs. Daniel David, ejectment; defendant files amended answer.

B. D. Kidcull vs. James Chamberlain, suit on account; defendant files motion to strike out amended petition.

T. J. Frey vs. C. E. Ilgenfritz, garnishee of F. J. McClure et al.; garnishee files deposition and stipulations therewith.

Annie E. McKinley vs. A. Cliff Clark, suit for possession; continued with leave to defendant to file amended answer in vacation.

Morris Harter et al. vs. City of Sedalia, suit for damages; by agreement of parties judgment for plaintiff for \$100.

B. S. Rembaugh vs. City of Sedalia, suit for damages; by agreement of parties judgment for plaintiff for \$100.

Sarah E. Porter vs. H. H. Marcan, suit for dower; defendant files amended answer.

Same vs. Lucy E. Lamy et al., suit for dower; same entry.

Same vs. Lucy J. Antes et al.; same entry.

Same vs. J. D. Briggs; same entry.

Same vs. J. T. McFadden et al.; same entry.

City of Sedalia vs. Andrew Lafferty, appeal; by agreement of parties appeal dismissed at defendant's costs.

Same vs. Wm. Brill, appeal; same entry.

Same vs. Geo. F. Wright, appeal; same entry.

Daniel David vs. City of Sedalia, suit for damages; continued by agreement.

State ex rel. Kruse & Snedaker vs. B. Rauck, recorder of the city of Sedalia, prohibition; prohibition made absolute.

State ex rel. Richard Allen, vs. J. W. Snyder, recorder of the city of Sedalia, prohibition; motion for new trial overruled.

Tilly Baker vs. Charles H. Baker, divorce; petition filed and order of publication in the WEEKLY BAZOO.

Isabella Bohon vs. William R. Bohon, divorce; petition filed and order of publication in the WEEKLY BAZOO.

Court adjourned until Monday morning at 9 o'clock.

WARRANT PAID.
Palpitation, Dropsical Swelling, Diminished Indigestion, Headache, Sleeplessness cured by "Wells' Health Renewer."

PROBATE PROCEEDINGS.

Fifth Day's Session of the May Term of the Probate Court—Settlements, Etc.

The probate court convened yesterday morning at 9 o'clock, pursuant to adjournment, Judge D. H. O'Rear presiding. A considerable amount of routine business was transacted during the day. The following is the record of proceedings:

Estate of James Franklin, deceased; T. C. and Willis Franklin, administrators, file their accounts and vouchers for their third annual settlement, which are approved and ordered of record.

Estate of James Franklin, deceased; T. C. and Willis Franklin, administrators, report that they have been unable to sell real estate ordered to be sold at the August term, 1885, and renewed at the February term, 1885; it is therefore ordered that the order of sale heretofore made be renewed, and that administrators report at the next term of court.

Estate of Edward Francis, minor; James Francis, guardian and curator, files his account and vouchers for final settlement of estate, his ward having become of age; settlement approved and ordered of record; balance due said ward \$217.28, for which guardian and curator files receipt and is discharged.

Estate of B. F. Dean, deceased, A. P. Morey, administrator; continued until the next term of court.

Estate of B. F. Dean, deceased; the sum of \$400 allowed for first year's maintenance of widow.

Estate of E. F. and Mary H. McNeese, minors; W. A. McNeese, guardian and curator, files his account and vouchers for his second annual settlement, which are approved and ordered of record.

Estate of James Franklin, deceased; claim of Amos Rierce for \$35.95 allowed in the sixth class of demands.

Estate of C. C. and Mary B. Gentry; A. L. Haggard, guardian and curator, files his accounts and vouchers for his third annual settlement, which are approved and ordered of record.

Estate of R. E. Shy, minor; J. W. Warren, guardian and curator, files his accounts and vouchers for his ninth annual settlement, which are approved and ordered of record.

Estate of Ferman Dehring; Joseph P. Patrick, administrator; order of sale of real estate to pay debts of estate and order of publication in some newspaper published in the county for four weeks.

Estate of Federal Walker, insane; W. H. Pane, guardian and curator, files his accounts and vouchers for his first annual settlement, which are approved and ordered of record.

Estate of Frank Moore; J. H. Vitt, guardian and curator, files his accounts and vouchers for his fourth annual settlement, which are approved and ordered of record.

Estate of Carl, Johana and Leo Bahner, minors; Edward Bahner guardian and curator, files his fourth annual settlement.

Estate of J. R. Stewart, deceased; D. H. Smith, administrator, ordered to pay \$400 to widow, amount due her in lieu of personal property allowed by law.

Estate of J. R. Stewart, deceased; administrator ordered to pay to widow the sum of \$200 for her first year's maintenance.

Estate of P. W. and T. B. Nolan, minors; Mark Gitenon, guardian and curator, files his fifth annual settlement.

Estate of Walter B. Shirk, minor; W. S. Shirk, guardian and curator, files his sixth annual settlement.

Estate of Nannie A. Callis, minor; Thomas H. Callis, guardian and curator, files his final settlement, his ward having become of age, and is discharged; balance due ward \$200.44 for which guardian and curator files receipt of the said ward.

Estate of Dora Brannen, deceased; W. A. Fast presents to the court the last will and testament of deceased, which is admitted to probate.

Court adjourned until Monday morning at 9 o'clock.

Chronic Catarrh.—I have suffered for years from chronic catarrh. Six weeks ago I was induced to try Ely's Cream Balm. Relief was instantaneous, and continued use has resulted in an almost complete cure.—S. M. Greene, bookkeeper, Steamboat Co., Catskill, N. Y.

Was afflicted with catarrh and cold in the head. I tried many remedies without any beneficial effect, at last I used Ely's Cream Balm, which effectually cured me.—W. H. L. Hillard, Bordentown, N. J.

—McClellan leads in wall paper.

DISGUSTINGLY DULL.

An Unusual Sight Witnessed in the Queen City of the Prairie Yesterday.

Yesterday was a dull day, and if the reader doubts it Jim Gossage will make oath to that effect, as will also Capt. Quint Campbell of the Democrat.

During the early part of the day the sun shone at intervals, but, notwithstanding this fact, straw hats and linen dusters were out of place. If this is doubted, ask Constable Carnes.

In the afternoon the sky darkened and spring overcoats were comfortable up to the hour of 3 p. m. From that time until after the supper hour, umbrellas and rubber coats were quite fashionable as well as extremely useful.

But it was a dull day, all the same. The doors of business houses hung on silent hinges, and the clerks gazed dreamily through the windows from the dullness within to the dullness without. Their wares hung in the windows unnoticed, and the show cases displayed their goods to vacancy.

Even the delivery horse hung his head in drowsiness, and the mule was the perfect picture of inanition. The passing wagons crept lazily along, and their reverberations over the sloppy streets echoed through the silence only to make the silence more impressive.

The police walked their accustomed rounds without seeing the slightest infraction of the law, and the loafers drowsily nestled on the vacant corners, under friendly awnings, undisturbed.

Even whiskey lost its vigor, and fell into the glass from the decanter without a sparkle or a bead, while the billiard ball lazily crawled across the cloth on its hands and knees.

The circuit court room was comparatively deserted, but notwithstanding this fact Judge Strother sat immovable and Sheriff Murray, at his side, dreamed the happy hours away.

Clerk Brady leaned back heavily and idly in his chair, the lawyers sat still and expectant, and the only sound that relieved the monotony at intervals was the fall of Deputy Sheriff Bowers' tobacco juice, which reverberated in space and awoke echoes in the ceiling. The world had come to a dead stop.

The news skirmishers glided along like spirits of despair, and would crook their fingers into interrogation points in vain. Not "A Horrible Casualty" was seen; not "An Inhuman Brute" could be found; not "A Gay Lothario" plumed his wings; not "A Distressing Suicide" disfigured his note book, not even "A Rattling Runaway" disturbed his passive and picturesque pose by his lampostical support.

Men came and went on the streets in silence—the postoffice clerks were interrogated in slow whispers—the book agent slumbered—the candy man was silent—the police